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Marker, a Professional Corporation and
Parlay Law Group, a Professional
Corporation

UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA

DAVID HOUGH;
AMUND THOMPSON; ISABEL
RAMOS; ANTHONY RAMOS;
MICHAEL NIBARGER

Plaintiffs

v.

RYAN CARROLL;
MAX K. DAY; MAX O. DAY;
MICHAEL DAY; JARED DAY;
MATTHEW CROUCH; CHRISTINE
CARROLL; TROY MARCHAND;
BONNIE NICHOLS; TRAVIS
MARKER; REYHAN PASINLI; *et al.*

Defendants.

Case No.: 2:24-cv-02886-WLH-SK

Before the Hon. Wesley L. Hsu

**Stipulation Extending the Time for
Defendants Travis Marker, The
Law Office of Travis R. Marker,
and Parlay Law Group to File a
Response to Plaintiff's Second
Amended Complaint**

Date Action Filed: April 9, 2024

Date Second Amended

Complaint Filed: December 4, 2024

Trial Date: TBD

Plaintiffs David Hough, Amund Thompson, Isabel Ramos, Anthony Ramos, and Michael Nibarger, by and through counsel of record, Nicolo Emerson Banks of BANKS LAW OFFICE and Defendants Travis Marker, The Law Office of Travis R. Marker, a Professional Corporation, and Parlay Law Group, a Professional Corporation (collectively the "Marker Defendants"), by and through counsel of record, Steven H. Bergman of RICHARDS BRANDT MILLER NELSON, hereby stipulate as follows:

1 A. WHEREAS, Plaintiffs filed their Second Amended Complaint on or
2 about December 4, 2024;

3 B. WHEREAS, Plaintiffs served the Summons for the Second Amended
4 Complaint on the Marker Defendants on or about December 6, 2024; and

5 C. WHEREAS, Counsel for the Marker Defendants and Counsel for
6 Plaintiffs have agreed to extend the Marker Defendants' deadline to respond to the
7 Second Amended Complaint.

8 THEREFORE, it is hereby stipulated and agreed that the Marker Defendants
9 shall have until January 17, 2025 to respond to the Second Amended Complaint.

10 Pursuant to L.R. 7-1 and 52-4.1, a separate proposed order to this effect is
11 included herewith.

12 So Stipulated:

13 December 27, 2024

December 27, 2024

14 BANKS LAW OFFICE

RICHARDS BRANDT MILLER NELSON

15 s/ Nico Banks (with permission)
16 Nico Banks

s/ Steven H. Bergman
Steven H. Bergman

17 Attorneys for Plaintiffs

18 Attorneys for Defendants
19 Travis Marker, Law Office of Travis R.
20 Marker, a Professional Corporation,
21 and Parlay Law Group, a Professional
22 Corporation

Certificate of Service

I hereby certify that on this the 27th day of December, 2024, a copy of the foregoing **Stipulation Extending the Time for Defendants Travis Marker, The Law Office of Travis R. Marker, and Parlay Law Group to File a Response to Plaintiff's Second Amended Complaint** was served on all counsel of record in this case by one or more of the following methods in accordance with the Federal Rules of Civil Procedure:

- ☒ ECF electronic filing
- ☐ E-mail, delivery receipt requested
- ☐ U.S. Mail
- ☐ Hand Delivery
- ☐ Facsimile

/s/Mariah Letts
Mariah Letts

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